IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

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ELOUISE COBELL, et al.,	j j			
Plaintiffs,)	Case No. 1:96CV01285 (RCL) (Judge Lamberth)	Free Street Constitution of the Constitution o	
GALE NORTON, et al.,)			
Defendants.)))			

INTERIOR DEFENDANTS' MOTION TO DISQUALIFY JOSEPH CHRISTIE AS EXPERT WITNESS FOR PLAINTIFFS AND TO DISQUALIFY DENNIS GINGOLD AS COUNSEL FOR JOSEPH CHRISTIE

Pursuant to Local Rule 7.1, Interior Defendants respectfully move to disqualify Joseph Christie – a retired Department of the Interior employee and a paid consultant to the Special Master in this matter – from testifying as an expert witness on behalf of the plaintiff class. In addition, Interior Defendants move to disqualify Dennis Gingold from serving as Mr. Christie's counsel in these proceedings.¹

As is more fully explained below, Mr. Christie's service as a testifying expert for Plaintiffs and as a consulting expert for the Special Master creates at least the appearance of impropriety with regard to Mr. Christie's, and, derivatively, the Special Master's, impartiality in this matter. Permitting Mr. Christie to serve as Plaintiffs' expert would create prejudice and unfairness for Interior Defendants, who have provided confidential and privileged information to

¹ In accordance with Local Civil Rule 7.1(m), counsel for Interior Defendants attempted to reach Mr. Gingold, counsel for Plaintiffs and Mr. Christie, to confer regarding this motion. Mr. Gingold has not responded, and Interior Defendants presume Plaintiffs and Mr. Christie will oppose this motion.

the Special Master. To remedy this appearance of impropriety and to preserve the integrity of these proceedings, the Court should disqualify Mr. Christie as an expert for the plaintiff class.

In addition, to avoid (1) the appearance of impropriety created by counsel for Plaintiffs also representing the Court's consultant and (2) the conflict of interest resulting from Mr. Gingold's dual representation of Plaintiffs and of a witness in the proceeding, the Court should disqualify Mr. Gingold from serving as Mr. Christie's counsel.

FACTUAL BACKGROUND

Mr. Christie is a former employee of the Department of the Interior ("Interior"). This Court described Mr. Christie's tenure at Interior as follows:

Joseph Christie is a former employee of the Department of the Interior . . . whose twenty-eight years of tenure with the Department include services as an agency superintendent where he "[m]anaged trust programs on an Agency level," and "[w]orked on Trust Litigation," as Deputy Director of Education for the Bureau of Indian Affairs, as a member of the Tribal Reconciliation Project and as the Director of the Office of Trust Litigation Support and Records—the office that later became known as OTR. These positions have required him to collect and image documents, publish reports, meet with tribes, draft settlement legislation and provide planning and budget information to the Department of the Interior, Congressional Offices and the Office of Management and Budget.

Memorandum and Order at 2 (Mar. 29, 2002).

In February, 2001, Special Master Balaran retained Mr. Christie as an "advisor to the Special Master in his investigation of the Office of Trust Records." <u>Id.</u> at 1. "Specifically, [Mr.] Christie was retained to 'assist the Special Master in his review and analysis of the thousands of documents presented by the Defendant[s] and . . . accompany[] the Special Master to facilities which store trust records and during his interviews with Interior employees." <u>Id.</u> at 4-5 (quoting

Order of the Special Master, at 13 (July 23, 2001)). On May 29, 2001, Defendants filed a motion to rescind the Special Master's hiring of Mr. Christie; this Court denied the motion on March 29, 2002. Billing records for Mr. Christie suggest he has rendered services to the Special Master as recently as February, 2003.

The "Phase 1.5" trial is scheduled to commence on May 1, 2003. Plaintiffs' witness list for the trial identifies Mr. Christie as an expert witness and describes his expected testimony as follows: "Matters concerning the parties' compliance plans, including the effectiveness and credibility of DOI fiduciary management regarding records management and the need for central records facility; consequences of inadequate records management and compliance; and [the] need for [a] remedial order in the nature and scope of plaintiffs' proposed order." Plaintiffs' Witness List at 2.

On March 19, 2003, Defendants served a subpoena duces tecum on Mr. Christie, requiring him to appear for deposition on April 3, 2003. Plaintiffs responded by moving for a protective order that would, among other things, limit the scope of documents Mr. Christie must produce and the range of questions Interior Defendants can pose to Mr. Christie. See Plaintiffs' Motion For Protective Order (April 1, 2003). Plaintiffs' motion for a protective order contained a footnote stating that "Dennis M. Gingold, one of plaintiffs' counsel, also represents Mr. Christie in this matter and joins in the motion with respect to his subpoena." Id. n.4.

ARGUMENT

I. Mr. Christie Should Be Disqualified From Serving As Plaintiffs' Expert.

Federal courts have the inherent power to disqualify expert witnesses. <u>Koch Ref. Co. v.</u>

<u>Boudreaux MV</u>, 85 F.3d 1178, 1181 (5th Cir. 1996) (citing <u>Campbell Indus. v. M/V Gemini</u>, 619

F.2d 24, 27 (9th Cir. 1980)). The exercise of this power serves to prevent conflicts of interest and maintain the integrity of the judicial process. <u>Id.</u> at 1182; <u>see also United States v.</u>
<u>Salamanca</u>, 244 F. Supp. 2d 1023, 1026 (D.S.D. 2003).

Mr. Christie's service as Plaintiffs' expert endangers his neutrality and imperils the integrity of, and public confidence in, the Special Master's activities. The Court appointed the Special Master; the Special Master, in turn, retained Mr. Christie as an advisor to assist him. The Special Master is an officer of this Court, duty bound both to maintain impartiality in his activities and to avoid the appearance of impropriety.² Likewise, Mr. Christie's role requires him to maintain neutrality with regard to the work he has performed for the Special Master. In re Edgar, 93 F.3d 256, 262 (7th Cir. 1996) ("Experts appointed and supervised by a court carry special weight because of their presumed neutrality.").

Certainly the Special Master could not serve as an expert witness for Plaintiffs without compromising his impartiality and raising the appearance of impropriety. To permit the Special Master's retained consultant to serve as an expert witness for Plaintiffs with regard to the very matters on which he advises the Special Master will create the appearance of impropriety by Mr. Christie, and, derivatively, by the Special Master. Permitting Mr. Christie to testify regarding information he obtained as an advisor to the Special Master would also circumvent Federal Rule of Civil Procedure 53, which requires a special master to make written reports and recommendations concerning findings of fact and conclusions of law to the court, which must

² The Court discussed the Special Master's role and relationship to the Court at length in its recent decision on the motions to disqualify. <u>See Cobell v. Norton</u>, 237 F. Supp. 2d 71 (D.D.C. 2003).

ultimately decide to adopt or reject such findings and conclusions after considering written responses and objections by the parties.

Furthermore, disqualification of an expert witness is required when the expert has had a confidential relationship with the objecting party. Wang Labs., Inc. v. Toshiba Corp., 762 F. Supp. 1246, 1248 (E.D. Va. 1991)). In making such disqualification determinations, courts assess: (1) whether it is objectively reasonable for the objecting party to conclude that a confidential relationship existed with the expert; and (2) whether the objecting party disclosed any confidential or privileged information to the expert. Mayer v. Dell, 139 F.R.D. 1, 3 (D.D.C. 1991) (quoting Wang Labs., Inc., 762 F. Supp. at 1248). By analogy, in this case, it is objectively reasonable to conclude that Defendants have a confidential relationship with the Special Master in the sense that they have provided a significant volume of confidential and privileged information to him. Interior Defendants have no way of knowing how much of their confidential or privileged information has been shared with Mr. Christie; indeed, as noted above, both Mr. Christie and Plaintiffs have attempted to limit Interior Defendants' discovery. But Mr. Christie's billing records (attached for reference at Exhibit A) are filed in this Court and demonstrate that he has gathered information on a number of sensitive matters, spoken with numerous unidentified individuals, and engaged in extensive consultations with the Special Master. Plaintiffs cannot now use Mr. Christie to testify on their behalf on the same subject matters for which he has been retained to assist the Special Master.³ Under these circumstances, Mr.

Moreover, Mr. Christie is statutorily prohibited from testifying as an expert about matters in which he "participated personally and substantially," 18 U.S.C. § 207(a), while employed at Interior absent a court order requiring him to serve as an expert witness for Plaintiffs. 18 U.S.C. § 207(j)(6)(A) ("[A] former officer or employee of the executive branch of the United States (including any independent agency) who is subject to the restrictions contained

Christie cannot serve as an expert witness for Plaintiffs. <u>Cf. Paul v. Rawlings Sporting Goods</u>, <u>Inc.</u>, 123 F.R.D. 271, 277 (S.D. Ohio 1988) ("The law will imply a relationship of confidence when it is just to do so.") (quoting <u>Conforti & Eiselle, Inc. v. Div. of Bldg. and Constr.</u>, 405 A.2d 487, 492 (N.J. Super. Ct. App. Div. 1979)).

Mr. Christie is "simply too close and too intimately involved on the part of [the Special Master] in the very process which will be examined in this case for the Court [to] allow him to testify as an expert for the [P]laintiffs." Theriot v. Parish of Jefferson, Case No. 95-2453, 1996 WL 392149, *2 (E.D. La. July 8, 1996). The Court should act to protect public confidence in this case and preclude Mr. Christie from serving as an expert witness for Plaintiffs in the Phase 1.5 trial. See Sells v. Wamser, 158 F.R.D. 390, 393 (S.D. Ohio 1994) ("[T]he overall guiding principle is to preserve the integrity of court proceedings, and [] any remedy imposed in a case where an expert witness has a conflict of interest should promote fundamental fairness in the litigation process.").

II. Mr. Gingold Should Be Disqualified From Serving As Mr. Christie's Counsel

Disqualification of counsel rests within the sound discretion of the Court, and arises from the Court's inherent supervisory power over the professionalism of lawyers practicing before it.

<u>Groper v. Taff</u>, 717 F.2d 1415, 1418 (D.C. Cir. 1983); <u>Palumbo v. Tele-Communications</u>, <u>Inc.</u>,

in [18 U.S.C. § 207(a)(1)] with respect to a particular matter may not, except pursuant to court order, serve as an expert witness for any other person (except the United States) in that matter.")

⁴ This is not a case in which Plaintiffs will be unfairly deprived of expert testimony. Plaintiffs have had ample time to locate and prepare an expert for trial without appropriating the Court's advisor. <u>Koch Refining</u>, 85 F.3d at 1183.

157 F.R.D. 129, 131 (D.D.C. 1994). Counsel's violation of applicable ethical rules supplies a basis for disqualification. <u>Palumbo</u>, 157 F.R.D. at 132.

Although courts treat motions to disqualify with caution, "any doubt is to be resolved in favor of disqualification." Derrickson v. Derrickson, 541 A.2d 149, 152 (D.C. 1988) (citing Mondello v. Mondello, 499 N.Y.S.2d 9, 10 (N.Y. App. Div. 1986)); see also Rentclub, Inc. v. Transamerica Rental Finance Corp., 811 F. Supp. 651, 654 (M.D. Fla. 1992), aff'd, 43 F.3d 1439 (11th Cir. 1995). In this circuit, counsel may be disqualified even where no present impropriety exists, particularly where important societal interests are at stake. E.g., Kessenich v. CFTC, 684 F.2d 88, 98 (D.C. Cir. 1982) (citing Yablonski v. United Mine Workers, 448 F.2d 1175, 1177-82 (D.C. Cir. 1971)). As this Court observed in Palumbo, the class action setting imposes a particularly "heightened" professional standard upon class counsel due in part to his obligations to absent class members. Palumbo, 157 F.R.D. at 132 -33 (disqualifying class counsel) (citing Smith v. Josten's American Yearbook Co., 78 F.R.D. 154, 163 (D. Kan. 1978), aff'd, 624 F.2d 125 (10th Cir. 1980)). These standards require the Court to disqualify Mr. Gingold from representing Mr. Christie in this case.

The D.C. Circuit has held that the Code of Conduct for United States Judges applies to special masters.⁵ Jenkins v. Sterlacci, 849 F.2d 627, 632 (D.C. Cir. 1988) (A "special master must hold himself to the same high standards applicable to the conduct of judges."); see also Belfiore v. New York Times Co., 826 F.2d 177, 185 (2d Cir. 1987); In re Joint E. & S. Dist.

⁵ This Court distinguished <u>Jenkins</u> in its decision denying the motions of certain individuals to disqualify the Special Master and others in this case, largely on the ground that the Court would not afford the findings of the Special Master the benefit of "clearly erroneous" deference in the contempt proceedings now before him. <u>Cobell v. Norton</u>, 237 F. Supp. 2d 71, 84 (D.D.C. 2003).

Asbestos Litig., 737 F. Supp. 735, 739 (E.& S.D.N.Y. 1990). The Code of Conduct for United States Judges ("Code of Conduct") requires judges to "act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary." Code of Conduct, Canon 2A. "The test for appearance of impropriety is whether the conduct would create in reasonable minds, with knowledge of all the relevant circumstances that a reasonable inquiry would disclose, a perception that the judge's ability to carry out judicial responsibilities with integrity, impartiality, and competence is impaired. Id., cmt. The Code of Conduct imposes a duty of impartiality and further requires judicial officers to take reasonable steps to ensure impartiality by law clerks and other court personnel. See Code of Conduct, Canon 3 & cmt.6

The D.C. Rules of Professional Conduct require Mr. Gingold to "avoid contributing to a violation of" the Code of Conduct. D.C. R. Prof. Conduct 3.5 cmt. 1. Yet his representation of both the plaintiff class and Mr. Christie does precisely this by drawing into question the integrity and impartiality of the Special Master's investigation. Mr. Gingold's dual representation gives him undeniable influence over how Mr. Christie will respond to discovery and testify at trial. In effect, Mr. Gingold's representation of Mr. Christie permits the class to influence Mr. Christie's participation in this case, thus stripping Mr. Christie of his presumed neutrality and imbuing him with the partisanship of the plaintiff class. The unavoidable consequence of Mr. Gingold's representation of Mr. Christie will be a perception that the Special Master's investigation has

⁶ The D.C. Circuit has applied the Code of Conduct in a variety of contexts. <u>See, e.g., Pioneer Hotel, Inc. v. NLRB</u>, 182 F.3d 939, 944 (D.C. Cir. 1999) (analyzing <u>ex parte</u> contacts under Canon 3B(7)); <u>Clifford v. United States</u>, 136 F.3d 144, 149 n.6 (D.C. Cir. 1998) (disqualification of judge for impartiality proper under certain circumstances pursuant to Canon 3E(1)); <u>United States v. Barry</u>, 961 F.2d 260, 263 (D.C. Cir. 1992) (analyzing out-of-court comments by judge under Canon 3A(6)).

been compromised. See Rentclub, Inc., 811 F. Supp. at 655 (appearance of impropriety arises from inference that attorney induced another to breach a confidence).

Mr. Gingold's dual representation raises another ethical dilemma in the form of a potential conflict of interest between his clients. Rule 1.7(b) of the D.C. Rules of Professional Conduct states that:

- [A] lawyer shall not represent a client with respect to a matter if:
- (1) That matter involves a specific party or parties, and a position to be taken by that client in that matter is adverse to a position taken or to be taken by another client in the same matter....
- (2) Such representation will be or is likely to be adversely affected by representation of another client; [or]
- (3) Representation of another client will be or is likely to be adversely affected by such representation.

D.C. R. Prof. Conduct 1.7(b).

Courts have interpreted this rule as presenting an ethical barrier to a lawyer representing both a party in interest and a witness in the same matter. See In re Cendant Corp. Sec. Litig., 124 F. Supp. 2d 235 (D.N.J. 2000); see also Bobokoski v. Bd. of Educ., No. 90-C-5737, 1991 WL 140150 (N.D. Ill. July 23, 1991). In granting a motion to disqualify under Rule 1.7 in a class action securities fraud case, the court in Cendant Corp. held that a lawyer could not represent the named defendant in a case in which it also represented a former officer of that company who was a critical and potentially adverse witness in the matter. In describing the many hazards of such a dual representation, the court observed:

as a general matter examining one's own client as an adverse witness on behalf of another client, or conducting third party discovery of one client on behalf of another client, is likely (1) to pit the duty of loyalty to each client against the duty of loyalty to the other; (2) to risk breaching the duty of confidentiality to the client-witness; and (3) present a tension between the lawyer's own pecuniary interest in continued employment by the client-witness and the lawyer's ability to effectively represent the litigation client. The first two of these hazards are likely to present a direct adverseness of interest falling within Rule 1.7(a); all three may constitute material limitations on the lawyer's representation, so as to come under Rule 1.7(b).

Cendant Corp., 124 F. Supp. 2d at 241-42 (emphasis omitted) (quoting <u>ABA Formal Opinion</u>
No. 92-367 (October 16, 1992)).⁸ The court emphasized that Rule 1.7 is violated where there is a mere "possibility of a breach occurring;" actual improper conduct is not required to establish a violation. <u>Id.</u> at 243, 244. This is because the rule is intended not to prevent actual conflicts but to bolster the public's confidence in the integrity of the legal profession. <u>Id.</u> at 245.

In his dual representation, Mr. Gingold will elicit the testimony of one client (Christie) for the benefit of another (the class). Should Mr. Christie offer views that are unfavorable to the class, Mr. Gingold will have to decide whether to impeach or question the credibility of his individual client or remain silent to the detriment of his class client. Particularly given the heightened standards imposed upon the professionalism of class counsel, disqualification of Mr.

⁷ In <u>Cendant Corp.</u>, the conflicted firm had erected "walls" to eliminate intra-firm communications between lawyers representing the two clients but the court deemed those protections insufficient. 124 F. Supp. 2d at 243. Here, of course, no such measures are possible.

Bisqualification motions involving representation of both a witness and a party in the same matter arise frequently in the criminal context. See, e.g., Wheat v. United States, 486 U.S. 153, 160 (1988). While conflicts of interest in the criminal arena require a heightened concern for defendants' Sixth Amendment rights, equal judicial caution about permitting counsel to represent witnesses and parties in the same matter applies in civil cases. Compare Perillo v. Johnson, 205 F.3d 775, 808 (5th Cir. 2000) (conflict between former and present clients raised suspicion concerning defense strategies in criminal case) with Cendant Corp., supra.

Gingold as counsel for Mr. Christie is warranted for this reason as well.⁹ See Palumbo, 157 F.R.D. at 132-33.

CONCLUSION

For all of the foregoing reasons, the Court should disqualify Mr. Christie from testifying as Plaintiffs' expert in this matter and disqualify Mr. Gingold from serving as counsel of record for Mr. Christie.

Dated: April 28, 2003

Respectfully submitted, ROBERT D. McCALLUM, JR. Assistant Attorney General STUART E. SCHIFFER Deputy Assistant Attorney General J. CHRISTOPHER KOHN Director

SANDRA P. SPOONER

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⁹ Rule 1.7(c) of the Rules of Professional Conduct permits an adversely affected party to waive any conflict of interest. However, as this Court ruled in <u>Palumbo</u>, absent class members cannot, as a matter of law, waive conflicts of interest. 157 F.R.D. at 133. Moreover, a waiver by Mr. Christie would only increase the appearance of impropriety discussed above.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ELOUISE PEPION COBELL, <u>et al.,</u>)
Plaintiffs,	
v.) Case No. 1:96CV01285
GALE NORTON, Secretary of the Interior, et al.,) (Judge Lamberth)
Defendants.))
ORDI	ER
Upon consideration of Interior Defendants'	Motion To Disqualify Joseph Christie As
Expert Witness For Plaintiffs And To Disqualify D	ennis Gingold As Counsel For Joseph Christic
("Interior Defendants Motion"), any responses there	eto, and the record of the case, it is hereby
ORDERED, that Interior Defendants' Motion	on is GRANTED. It is further
ORDERED, that Joseph Christie shall be di	squalified from testifying as an expert witness
for the plaintiffs in the Phase 1.5 trial; and it is furth	ner
ORDERED, that Dennis Gingold, counsel for	or the plaintiff class in this matter, shall be
disqualified as counsel for Joseph Christie.	
SO ORDERED this day of	, 2003.

ROYCE C. LAMBERTH United States District Judge J. Christopher Kohn Sandra P. Spooner Commercial Litigation Branch Civil Division P.O. Box 875 Ben Franklin Station Washington, D.C. 20044-0875 (202) 514-7194

Dennis M Gingold, Esq. Mark Brown, Esq. 1275 Pennsylvania Avenue, N.W. Ninth Floor Washington, D.C. 20004 202-318-2372

Keith Harper, Esq. Native American Rights Fund 1712 N Street, NW Washington, D.C. 20036-2976 202-822-0068

Elliott Levitas, Esq. 1100 Peachtree Street, Suite 2800 Atlanta, GA 30309-4530

CERTIFICATE OF SERVICE

I declare under penalty of perjury that, on April 28, 2003 I served the foregoing Interior Defendants' Motion to Disqualify Joseph Christie as Expert Witness for Plaintiffs and to Disqualify Dennis Gingold as Counsel for Joseph Christie by facsimile in accordance with their written request of October 31, 2001 upon:

Keith Harper, Esq. Native American Rights Fund 1712 N Street, N.W. Washington, D.C. 20036-2976 (202) 822-0068

Per the Court's Order of April 17, 2003, by facsimile and by U.S. Mail upon:

Earl Old Person (*Pro se*) Blackfeet Tribe P.O. Box 850 Browning, MT 59417 (406) 338-7530

By facsimile and U.S. Mail:

Alan L. Balaran, Esq. Special Master 1717 Pennsylvania Avenue, N.W. 13th Floor Washington, D.C. 20006 (202) 986-8477 Dennis M Gingold, Esq. Mark Kester Brown, Esq. 1275 Pennsylvania Avenue, N.W. Ninth Floor Washington, D.C. 20004 (202) 318-2372

By U.S. Mail upon:

Elliott Levitas, Esq 1100 Peachtree Street, Suite 2800 Atlanta, GA 30309-4530

Kevin P. Kingston

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

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Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

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Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

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04-04 2 hrs discussions and analysis of materials 2001-99	260.00T '
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Total

\$5,067.43

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Bill To Alan I. Balaran 1717 Penusylvania Ave. N.W. Twolfth Floor Washington, D.C. 20006

Invoice

Date	Invoice #
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Description		Amount	
4-27 I hour discussions on meeting and issues			
5-1 1 hour discussion on Financial materials and issues			130.00T
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5-9 cost of duplication at Kinko's or other location			.390.00T
3-9 shipping of materials			1.047
5-10 1 hour Budget insterials review	· ·		12.25T
5-16 I hour discussions and analysis		•	130.00T
5-17.1 hour discussions and enalysis	į		130.00T
5-18 I hour discussions with AA on storage problem			130.00T
5-21 thour discussion on meetings and follow up		•	130.00T
5-22 9 hours meetings and analysis	;		130.00T
5-23 11 hours meetings and analysis	:		1,170.00T
5-24 9 hours meeting and analysis	-		1,430.00T
5-25 5 hours write up discussions and related items		•	1,170.00T
5-23 cost of duplication at Kinko's or other location	•		650.00T
5-25 cost of duplication at Kinko's or other location	:		21.26T
5-22 cost of parking while working on project			4.62T
5-24 cost of parking while working an project		•	4.00T
5-25 cost of parking while working on project			7.00T
5-25 shipping of materials	,		5.00T
5-25 shipping of materials	=	•	75.34T
New Mexico Gross receipts tax	•		53.53T
,	•		350.73
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			!

Total

\$6,384.77

Joe C. Christic 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	invoice #
6/21/2001	5

Bill To		•
Alan I. Bularan		
1717 Pennsylvania /	IVE. N.W	
Twelfth Flux		
Washington, D.C. 29	X006	
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Description	Amount	
6-4 3hrs analysis	390.	.001
6-5 3 hrs analysis	390.	T00.
6-6-5 hrs	650.	T00.
6-6 coat of duplication at Kinko's or other location	16.	89T
6-6 shipping of ingrarials via used Proxes Etc.	5 ,	IST.
6-7 2 hrs		.00T
6-7 cost of duplication at Kinko's or other location		81T
6-7 3 faxes sent or rezerved		00T
6-12 2 hrs		OUT
6-13 1 tu		00T
6-14 2 hrs	260.0	
6-15 3 hrs analysis	390.0	
6-15 shipping of materials via mail Boxes Etc.		951
faxes sent or received		00T
6-18 3 hrs	390.0	,
6-19 1 hr	130.0	
6-20 1 hr	130.0	*
6-21 3 tr	390.0	. 1
lines sent or received.		
6-22 2 hr meeting with K i	•	001
New Mexico Grown receipts tax	260.0	
casta secondo Origin reostitus (ES)	237.2	(1)
		:
	i .	:

Total

\$4,318.00

1717 Pennsylvania Ave. N.W.

Washington, D.C. 20006

Bill To Alan I. Balaran

Twelfth Floor

Chata Consulting

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
7/25/2001	6
:	

Description	Amount
6-25 lhr	130.00
faxes sent or raceived	3.00
6-26 3 hr	390,00
Yes sent of Tecentral	4.00
17	260.007
cost of duplication at Kinko's or other location	3.307
6-28 3 hr	390.007
faxes sent or reasoved	7.00
7-1 4 hrs work on comportion of the	520,007
7-2.2 hr mtg with K. 1	260.00]
7-5 4 hr mig my problems & org materials	520.007
7-6.2 hr Index analysis	260,001
7-9 2 hr I A	260.001
7-16.2 hr S M discussions	260,001
7-18 3 hr IA	390,00T
faxes sent or received	18.001
7-19 3 hr IA	390.00T
7-20 3 hr IA	390.00T
7-20 S tu 1/4 7-23 S hr IA	390.00T
·	260,00T
7-24 2 hr IA	•
New Mexico Gross receipts tax	296.75

Bill To Alan I. Bulurim

Twelfth Floor

1717 Penusylvania Avc. N.W.

Washington, D.C. 20006

Chata Consulting

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice#
8/25/2001	7
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Description	Amount
8-2 2hrs 10 mins Work on Onsite questionnaire	260.00T
8-3 5 hrs 15 min meeting with M-1 financial discussion and work on the ornite questionnaire	650.00T
8-7.2 hrs meeting with M-2 Owite questionnaire	260.00T
8-9 3hrs 5 min Onsite questiminaire e-niail to S.M. Meeting with M-1	390.00T
8-12 2hr 50 min Epotate finencial chart, e-mail to SM. Financial budget questionnaire	390.00T
8-13 thr 45 min Cross walk financial memo, work on Financial/budget questionnaire, information faxed to	. 260.00T
SM	
faxes sent or received 11 pages	11.001
8-14 2hrs 25 min work on Budget/finance questionnaire	260.00T
8-15 1 br 50 min Review 2002 budget materials, work on questionnaire Budget/Finance, SM call	260.00T
8-17 thr 55 mins Budget questionnuire Draft sent e-mail to SM	260.00T
8-20 25 min taxes to SM recrif from M-7	T00.0
faxes sent or received to page:	700.6
8-21 2hrs 10 min calls from SM Work on Budget questionnaire e-mails to SM	260.00T
8-22 4 hrs worked on requested material for SM o-moiled materials to SM Worked on Budget materials.	520.00T
8-23 4hrs 32 mins analysis of e-mails received M-1 and budget materials forwarded materials to SM	650.00T
8-24 6 hrs 12mins Budget analysis of the 1999, 2000, 2001, 2002 with carryover and obligation % and revised	780.00T
fin. chart sont drait vie e-muit to SM	
New Mexico Cross receipts inx	303,24

Total

\$5,520,24

17

Chata Consulting

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice#
9/25/2001	8

BUITO .	
Almo L. Hularan	
1717 Pennsylvinia Ave. N.W.	
Twelfth Floor	
Washington, D.C. 20006	
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Description	Amount
8-27 20 mins sent e-mail to special master	· · · · · · · · · · · · · · · · · · ·
	T00.00T
8-28 10 mins call to special master on Budget draft	• •
8-29 3hrs 14 mins budget questioonaire and file cleamin meeting with KI draft of document for special	0.007
	390.00T
8-31 15 min discussion with M 1	•
9-4 3 hrs 7 mins feeriew of tring for invious of Pinnand I but	0.00T:
	390.00T
duplication, shipping of materials to SM, o-mails to SM	780,00T
19-3 cost of duplication of Kinkala or other location	
9-5 shipping of materials via mail-Boxes Etc.	9.03T
9-5 16 pages three sent or received	16.25T
9-6 10 mins 2 pages faxes sent or received	16.00T
9-7 2hrs 06 mins preparation for mosting with KI review of trust materials prepared by KI. Sent e-mail to	2.00T
SM. received anatomic from KI	260.00T
9-10 2hrs 40 mins werk on inveguery questionnaire.	
9-12 lbr 10 mins call from K. Germett 30 mins and the back of the call from K. Germett 30 mins and the back of the call from K. Germett 30 mins and the back of the call from the call f	390.00T
9-12 Ihr 10 mins call from K. Carrett 30 mins) on budget questionnaire, work on file inventory questions.	130.00T
9-13 2 hrs 35 mins s-mail to K. O. Maeting with M-1 and M-9 financial and inventory issues fixed materials to SM	390.00T
9-13 16 faxes sent or received	
9-14 2hrs 20 mins reportation the shore will see a	16.00T
9-14 2hrs 20 mins preparation the phone call with K.G. call with KG (1hr 6 mins) follow up work on call with KG.	260,007
9-15 1br 5 mins analysis of materials and Financial materials sent to K()	200.001
9-15 15 pages of faxes sout or moneyed	130.007
9-20 5 hrs 40 mine neil to 554 treate and	15.001
9-20 5 hrs 40 mins call to 51M, work on inventory materials, financial discussions with M-1, call to M-5 on	780.00T :
P-21 25 mins call from SM, calls to M-1.	700.001
1.74 the 15 mice study of the 1.	0.00T
9-24 Thr 15 mins worked in inventory questionnaire draft to SM call to M-1, M-2,M-7	
2-25 52 mins calls and discussions with M-1, M-4, M-10,M-11	130.00T : .
	130.00T
New Medico Gross receipts this	04/14
	246.12

Total

\$4,480.40

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PAGE 02

Chata Consulting

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice:

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1717 Pennsylvania Avc. N.W. Twelfth Floer
Washington, D.C. 20006.

20.0 3 3 hrs 34 mm culls So Muster, M-1; M-6, M-5, M-8 discussion of organizational charts, meeting with M-5 520.0 10-03 3 hrs 14 mins Financial analysis of FY 2001 10-09 2 hr 44 mins Financial analysis and sent the materials to Sp. Muster via E-mail 10-10 29 min call with M-1 vent Financial analysis to KG 10-12 1 hr 10 min review and analysis to KG 10-12 1 hr 10 min review and analysis of training materials 0.0 13 2 hr 46 min Rev of quarterly report, records management issues. Update of the financial chart sent to 390.0 10-13 1 hr 15 min review and snalysis of the training materials 10-18 3 hrs 57 mins calls to smit from Sp. Muster, calls to M-1 e-mail of data to Sp muster, meeting with M-1 130.0 1	Description	· · · · · · · · · · · · · · · · · · ·		
130.0 10-03 first 34 min cults So Muster, M-1;M-6,M-5,M-8 discussion of organizational charts, meeting with M-5 20.0 10-03 faxes acm or received 42 pages 10-08 3 hrs 14 mins Financial analysis of FY 2001 42.0 10-09 2 hr 44 mins competed financial analysis and sent the materials to Sp. Muster via E-mail 390.0 10-10 29 min cult with M-1 sent Financial analysis to KG 390.0 10-12 J hr 10 min review and analysis of training materials 0.0 10-13 2 hr 46 min Rov of quarterly report, records management issues. Update of the financial chart sent to 390.0 10-13 In fine review and analysis of training materials 130.0 10-16 Ihr 15 min review and snalysis of the training materials 10-18 Jhrs 57 mins cults to smill and KO 390.0 10-16 Ihr 15 min review and snalysis of the training materials 10-18 Jhrs 57 mins cults to smill from Sp. Muster, calls to M-1 e-mail of data to Sp muster, meeting with M-1 520.0 10-18 faxes sent or received 20 pages 10-19 faxes sent or received 20 pages 10-23 4 hrs 28 mins Analysis of R. Report on training, analysis of training materials, meeting with M-1 520.0 10-24 from mins received and financial issues 10-24 from mins received and financial issues 10-25 thr 54 min quits from Sp Master, e-mail to Sp Muster 10-25 thr 54 min quits from Sp Master; e-mail to Sp Muster 10-25 thr 54 min quits from Sp Master; e-mail to Sp Muster 10-26 thr 54 min quits from Sp Master; e-mail to Sp Muster 10-26 thr 54 min quits from Sp Master; e-mail to Sp Muster 10-26 thr 54 min quits from Sp Master; e-mail to Sp Muster, draft Analysis of Monthly reports training and 10-00 10	10-01 50 min meeting with Mel analysis of Pin dee		- Amount	•
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10-08 3 hrs 14 min Financial analysis of FY 2001 10-08 2 hr 44 min Financial analysis and sent the materials to Sp. Muster via E-mail 10-10 29 min call with M-1 sent Financial analysis to KG 10-12 J hr 10 min review and analysis to KG 10-12 J hr 10 min review and analysis to KG 10-13 2 hr 46 min Rev of quarterly report, records management issues. Update of the financial chart sent to Sp. Master via e-inali-and KG. 10-16 I hr 15 min review and analysis of the training materials 10-18 Jhrs 57 mins calls formid from Sp. Master, calls to M-1 e-mail of data to Sp muster, meeting with M-1 10-18 faxes sent or received 20 pages. 10-19 faxes sent or received 20 pages. 10-23 4 hrs 28 mins Analysis of R. Report on training analysis of training materials, meeting with M-1. 10-24 59 mins recit c-malls responded and forwarded to Sp Master. 10-25 1hr 54 min tails from Sp Master; e-mail to Sp Master, draft Analysis of Monthly reports training and anoling and budget drafts sent to Sp. Master.	10-03 3hrs 34 min culls So Muster, M-1, M-6, M-5, M-8 discression of avoning			20.007
10-08 3 hrs 14 mins Dinancial analysis of FY 2001 10-08 2 hr 44 mins Dinancial analysis and sent the materials to Sp. Master via E-mail 10-10 29 min call with M-1 veri Financial analysis to KG 10-12 J hr 10 min review and analysis of training materials 10-13 2 hr 46 min Rev of quarterly report, records management issues. Update of the financial chart sent to 10-13 2 hr 46 min Rev of quarterly report, records management issues. Update of the financial chart sent to 10-16 1 hr 15 min review and snalysis of the training materials 10-18 lbrs 57 mins calls to said from Sp. Master, calls to M-1 e-mail of data to Sp master, meeting with M-1 10-18 faxes sent or received 20 pages 10-19 faxes sent or received 20 pages 10-19 faxes sent or received 3 pages to Sp. Master 10-23 4 hrs 28 mins Analysis of R. Report on training, analysis of training materials, meeting with M-1 10-24 59 mins recit e-mails responded and forwarded to Sp Master 10-25 1hr 54 min infilis from Sp Master, e-mail to Sp Master, draft Analysis of Monthly reports training and the moting and budget drafts sent to Sp. Master.	rating materials, meeting wi	illy M-5	•	520.001
390.0 10-10 29 min call with M-1 year Firancial analysis to KG 390.0 10-12 J hr 10 min review and analysis of training materials 10-13 2 hr 46 min Rev of quarterly report, records management issues. Update of the financial chart sent to 130.0 130.0 131.0 130.0 130.0 131.0 130	10 09 2 (The first of 42 pages	•		
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130.00 13	10-12 I be 10 min mont sent Financial analysis to KG	1		390.00T
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130.00 18 faxes sent or received 20 pages 1 19 faxes sent or received 20 pages 1 19 faxes sent or received 3 pages to Sp. Master 20.00 218 faxes sent or received 3 pages to Sp. Master 20.00 223 4 brs 28 mins Autalyals of R. Report on training analysis of training materials, meeting with M-1. 25,M-4,M-9 inventory issues and financial issues 245 9 mins recit e-mails responded and forwarded to Sp Master 25 1br 54 min tails from Sp Master, e-mail to Sp Master, draft Analysis of Monthly reports training and unding and budget drafts sent to Sp. Master W Mexico Grass receipts tax	0-16 lbr 15 min review and animate acre		•	390.00T
19 faxes sent or received 20 pages 19 faxes sent or received 20 pages 19 faxes sent or received 3 pages to Sp. Master 20.00 19 faxes sent or received 3 pages to Sp. Master 3.00 19 faxes 28 mins Autalysis of R. Report on training analysis of training materials, meeting with M-1. 5.00 19 mins recit complix responded and forwarded to Sp. Master 19 min in its from Sp. Master, e-mail to Sp. Master, draft Analysis of Monthly reports training and 19 10.00 19 moting and 19 10.00 19 moting and 19 10.00 19 moting and 19 10 10 10 10 10 10 10 10 10 10 10 10 10	0-18 Thrs 57 mine calls form & from the training materials	•		120.000
20.00 2-18 faxes sent or received 20 pages to Sp. Master 20.00 2-24 fars 28 mins Autalysis of R. Report on training analysis of training materials, meeting with M-1. 25.M-4.M-9 inventory issues and financial issues 24.59 mins recit e-malls responsible and forwarded to Sp Master 25 fbr 54 min initialis from Sp Master, e-mail to Sp Master, draft Analysis of Monthly reports training and 260.00 mins recipit tax	rg data, financial data	M-1		U.
20.00 23 4 hrs 28 mins Autalysis of R. Report on training analysis of training materials, meeting with M-1. 3.00 -5,M-4,M-9 inventory issues and financial issues -24 59 mins recil e-malls responsive and forwarded to 5p Master -25 thr 54 min initials from 5p Master, e-mail to 5p Master, draft Analysis of Monthly reports training and budget drafts sent to 5p. Master w Mexico Grass-recripts tax				320.001
20.00 23 4 hrs 28 mins Autalysis of R. Report on training analysis of training materials, meeting with M-1. 25,M-4,M-9 inventory issues and financial issues 260.00 mins recide malk responded and forwarded to Sp Master 25 thr 54 min initials from Sp Master, e-mail to Sp Master, draft Analysis of Monthly reports training and budget drafts sent to Sp. Master 260.00 meeting with M-1. 20.00 meeting with M-1. 20.00 meeting with M-1. 20.00 mins recide malk responded and forwarded to Sp Master 20.00 meeting with M-1.	1-18 faxes sent or received 20 nages	i		•
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aroung and budget drafts sent to Sp. Master W Mexico Grass receipts tax	TAY JY MUS (CCII D-Mally menosyled and family in the	!	•	.
w Mexico Grass recripts tax		and !		130.00T
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Joe C. Christic 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
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Bill To				
Twelfth Flo	ylvania Ave. N	.₩.	· · · · ·	
		· · · · · · · · · · · · · · · · · · ·		***************************************

Description		Amoun	t
10-29 2 hrs 15 prins Call to Special Master issues for meeting with m-12. Mtg with m-12 on issues of concern.			260.00T
11-15 50 mins call with m-1 discussions of problems and Issues: call from special master, heads up for call with KG; call with m-1 following to discussion of problems and concerns.	:		130.00T
11-16 25 mins call from m-12 on endate of actions, e-mail to Special Master, rec'd e-mail from Sp. Master 11-17 4 hrs 3 mins analysis of report sent by special Master 11-18 25 mins e-mail to Special Master of analysis		. •	0.00Τ
New Mexico Gross receipts tax	T		520.00T 0.00T
		•	52.89

Total

\$962.89

Вато

Alan I. Balaran 1717 Pennsylvania Ave. N.W. Twelfth Floor Washington, D.C. 20006

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
12/10/2001	11

Description	A	mount
26 1hr 45 min E-mail with M 12 faxes reproduction of material and analysis of material	•	260.00
26 9 pages faxes sent or received		9.00
28 1 hr 25 min call with SP review of M12 materials research reports call and discussion with M-12		130.00
1 Ihr 7 min phone discussions SM: discussion on inventory with M-13		130.00
3 Ihr 17 min Mig with M-2 calls with M-1 e-mail to SM inventory issues		130.00
4 1hr 31min calls and meeting with M-1 or inventory issues		260.00
6 2 hrs 3 min faxes rec'd from M-1 discussion of the materials and analysis of the materials	1	3.00 260.00
6.7 pages of faxes sent or received		260.00 7.00
7.3 hrs 5 min materials from M-1 and M-12, phone calls, review and analysis of the M-12 materials		7.00 390.00
8 20 mins prepared and sent e-mail to SM		0.00
11 50 min calls with M-1 and M-12 meeting with M-1 discussion of inventory problems and office		130.00
blems		100,00
v Mexico Gross receipts tax		99.34
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Chata Considting

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date Invoice # 1/25/2002 12

Bill To		
Alan I. Hel	artun	Personal and a street of
	sylvania Ave. M.W.	
Twelfth Th		
Washingto	n. D.C. 20006	
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Description	Amount	:
12/26 21 mins & coall to SM & mail response to SM, call from M12 and call from M-1.		0.00T
12/27 48 mins h-mail from M-12 with attachments, sent to SM, analysis of e-mail material and response to	•	130.001
M-JZ.		130.001
12/28 10 mins & mail from M-12 with revisions		0.00T
2/30 1 hr 15 mins analysis or M-12 revisions		
12/31 2 hr 10 mins completed analysis of the M-12 materials, E-mail to SM and E-mail to M-12 for	•	130.00T
clarifications		260.00T
1/7 10 mins rec'd E-mail from M-12 replied to and sent to SM		0.007
1/8 12 mins replied to e-mail from SM	i	0.00T
1-9 55 mins Voice mult M-12. Rec'd e-mail review and requested clarifications, e-mail to SM. Call from		0.00T
M-12	÷ .	130.00T
1/11 2 hrs 57 mins, call train Ni-12, meeting with M-12. Materials sent to SM		200 007
shipping of materials vio Fed Express		390.00T
1/12 14 mins E-mail exchange with M-12	•	43.18T
1/13 2 hrs 17 mins E-mail M-12, begin analysis of materials	4	100.0
1/14 Thr 6 mins continued analysis of materials	•	260.00T
1/15 1hr 36 mins continued work on M-12 materials, call to M-12	:	130.00T
1/16 56 mins continued work on the M-12 materials, sent e-mail to SM		260.00T
1/17 1hr 4 mins cuntinued work on M-12 materials, call to M-12 for clarification	•	130.00T
1/18 1 hr 51 mins Completed first reading and analysis of the M-12 materials.	!	130.00T
1/21 2 hrs 46 mins Annysis of amails identification of the M-12 materials.		260.00T
1/21 2 hrs 46 mins Analysis of o-mails, identification of links and begin comparisons, Follow up e-mail to M-12 and SM		390.00T
1/22 thr 15 mins E-mail from M-12 review and analysis, response e-mail to M-12 and to SM, mtg with M-1		130.00T;
1/24 2 hr 5 mins Call from SM. Call from JG discussions and recommendations, Sent E-mail to JG and SM. Call from M-1		260.00T
New Mexico Gross receipts and		1.5
,		176.30

Invoice

Joe C. Christic 11704 San Victorio NE Albuquerque, New Mexico, 87111

Date		:	. 	Invoice #
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2/25/2002		į		13

Bill To	***			 ,
Alan I. Balaran 1717 Pennsylvaria Twelfth Picor Washington, D.C. 2		· · · · · · · · · · · · · · · · · · ·	••• •••	

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-	1-26 1hr 45 min work on mogram evaluation, checked on citations		• • •	260.00T
- 1	1-28 4 hr 14 min call to m-2, call from m-2, work on program evaluation, e-mail to and from Goldstein, roo'd			520,001
İ	1-28 12 pages of faxes sent or received	į	•	
- [1-29 4 hrs 25 min e-mail to Cooldstein, reference materials, call to m-1 and m 3 minutes for a minute of many and many a	į.		12.00T
•	and watering water and under 1912.		٠.	520.00T
į	1-29 4 faxes sont or received			
Ì	1-30 4 hr 15 min cath m-12 on moderials, continued review of SM materials, materials sent to Goldstein,			4.00T
·	The state of the s	:		520.00T
- 1	1-30 27 fixes sent primopriyed		•	
- [1-31. 7 hr 25 mins, shipment materials to Goldstein of M-12 materials, review/analysis of site visits call	!		26.00T
	The state of the s	: :		910.00T
١,	1-31 cost of duplication at Kinko's or other location			30.000
11	1-31 shipping of mediaticals visi mall Boxes Etc. to Goldstein			38.79T
ુ 4	1-31 Shipping of materials via mail Boxes Fro to SM		•	52.00T
12	2-1 1 fr. 15 min, discussion with m-1 rec'd materials, discussed the materials rec'd, additional materials Rec'd		• .	48.89T
• -	1. erven neutrical	٠.		
: 2	2-2 hr 25 mm mosting with m-1; duplication of materials, review of m-12 materials			17.00T
; -	. The barkes in 1970's 40th Or 1000's 60			260.00T
12	-2 cost of duplication at Kinko's or other location		. •	18.00T
- 4	4.2 hr 35 min, duptication and stailing of materials, o-mail Goldstein e-mail to m-12, review of m-12			1.26T
1	The street of th	•		390.00T
. 2	4 cost of duplication at Kinko's or other location			1.100
2.	4 shipping of mulicrials via mail Boxes Eto.or USPS			1.19T
1	3.4 hr 5 min Developed materials for Goldstein, materials with narrative to Goldstein, Faxed materials to		1	1.52T 520.00T
				J20.00 1
2-	5 56 pages of flaves ame or received 6 15 min discussion with m-1			56.00T
2.	8 10 mins e-mail to Childroin			0.00T
7.	1 9 number of financial			0.00T
2-1	11.9 pages of tieves want or received		•	9.00T
	14 26 min e-malia Guidetein, response to Goldstein e-mail			0.00T
				0.001
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	TO THE STATE OF TH			i

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
2/25/2002	13

	Balto
	Alan I, Haiarno 1717 Penniskvaria Ave. N.W. Twelfth Floor Washington, D.C. 20006
1	

	Description			Amount	
	2-15 3 hrs 5 min call from m-2 im memo, call from m-12 same subject, call to Goldstein on notification, call form m-1 same subject; fixed memo rec'd and sont, rec'd materials from SM, reviewed materials, rec'd o-mail and sont e-mail.		المراجة والأد		390.00T
	2-15 2 pages of General sent or received 2-16 18 min e-maths rects and sent. M-12 and Goldstein	!		•	2.001
	2-17 4 hrs 38 mins reviewed Meteorials rec'd from m-12 and sent to Goldstein, Second version rec'd and reviewed, c-mails to Children with analysis			•	0.00T 650.00T
	2-18 5hr 22 min, materials from m-12, sons to Goldstein, review of M-12 materials. Moeting with m-12 discussion of motorials and clarifications. Final materials med and some statement of the materials and some statement of the materials and some statement of the materials.				650.00T
	2-19 17 pages of texes aent of retrieved			•	130.00T
•	2-20 3 hr 10 min.call from m-1 update on incident, meeting with m-12 discussion of materials, e-file to SM and Coldstein. Reviewed m-12 materials. Call from m-1 and discussion with Goldstein.		• • •		17.00T 390.00T
	2-21 shipping of materials via mild Boxes Fite or HCDC				130.00T
	New Mexico Cirists ricelyns tax				16.25T 388.91

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

و ساره سیم ۱۰۰۰	,
Date	Invoice#
3/26/2002	

Bill To	· · · · · · · · · · · · · · · · · · ·	· · • • •
Alan I. Baforan 1717 Pennsylva Twelfth Floor Washington, 10.	mis Ave. N.W.	••••

Description	****		
	£	Amous	n <i>t</i>
2-26 hr 13 min analysis of on-site evaluation materials call to JG			
12-27 anipping of materials via USPS	:		130.00T
2-28 Ihr 15 mins discussions with M-1 and IG on site material	•		11.65T
: 3-4 I nr to min discussions with M-14 evaluations will be to	:		130.00T
3-7 3 mrs 4 mins calls frum SM. review of materials diagnostions with \$4.			130.00T
work and send e-mails with M-12, call to M-12	2 completed		650. 0 0T
3-8 55 mins follow up to SM, wait to M-12 final narrative to SM			Í
Y A Z C III V MIDS GIRGIIRGING With M. L. coll with 10 coll	. TC		130.007
3-18 I hr 03 min call from JO copy of materials requested confirmed receipt of other materials. S? send information, contacted M-1 send requested materials.) JO	•	130.00T
send information, contacted M-1 send requested materials.	m request.		130.00T
15-20 20 mins materials from M.Y			;
3-22 54 mins call from [G. materials requested researched and sent, confirmation of receipt of med 1-23 25 mins review of materials sent	ravialu i		0.00T
1-23 25 mins review of materials went	terials .	•	130.00T
New Mexico Chusa receipte tax		•	T00.0
			91.35 :
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Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	invoice #
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Bill	Tα
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Alan I. Balaran 1717 Penosylvania Ave, N.W. I weith Pioor Washington, D.C. 20106

Description		:		Amount	
4-7 1 hr 18 min picked up materials for the SM		. :			
4-6 1 of 04 min multiple sout to SM meeting with m-12 rev of marginals	i	. :		\$169	.130.00T
i ampling of marchais via mail hower pro	i		•	, \$143	130.00T
14-9 50 min phone call Mr.1 and review of M-1 meterials		•		4747	141.85C i
Y 21 pages at this sent or received				\$104	130.00T
+10 lbr 55 min. Meeting with M-12 review of materials and five to SM	: ·		•	40.47	27.00T
TALIO TA LEXCE SCUL OF EGGENERAL		:		\$247	260.00T
4-11 45 mins materials shipped to SM					29.00T
4-11 shipping of miscrints visional Boxes Fire	•		٠	\$91	130.00T
4-19 I fit 40 min phone call with M-12; meeting with M-12 discussion of proteins at a second	;				26.24T
i average contractification	:		٠.	\$221	260.00T
4-24 15 min call with mil	i			\$26	0.00T :
New Mexico Gross receipts tax	:			\$ 39	0.001
	:			122	73.48

*Invoice adjusted by the Special Master

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
6/17/2002	16

Bill Yo	
Alan I. Balaran 1717 Pennsylvania Avc. N.W. Twelfth Floor Washington, D.C. 20006	
	· · · · · · · · · · · · · · · · · · ·

Description		Amount
6-3 2 hrs 27 min. Meeting with M-1 OTR developed problems and solutions presentation 6-4 36 min e-mail from M-12 review and analysis and response: transmitted to Special Master 6-5 15 min telephone calls from M-1: e-mail to SM 6-6 21 min telephone calls from M-1: e-mail to SM 6-10 9 min telephone call SM 6-11 6 hrs 17 mins preparation for mtg with SM: meeting with SM discussion of situation and problems. 6-11 cost of parking while working on project 6-12 2 hrs 55 min meeting with SM: presentation of issues and problems OTR discussion of solutions: call from M-14 6-14 42 mins SM: review and analysis of process materials:e-mailed to SM: 6-17 44 mins call M-1: Discussions with M-12 referred to SM: E-mail to M-12 process materials: call to M-12 New Mexico Gross receipts tax	1	260.00 130.00 0.00 0.00 780.00 9.00 390.00 130.00 106.31
T	otal	\$1,935.31

Joe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

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Date	Invoice #
704/2002	17

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Alan L Bainnu		······································
1717 Pennsylvaniu A	ve. N.W.	
Twelfth Finor	· · · · · · · · · · · · · · · · · · ·	
Washington, D.C. 20	(XX) · ·	
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Description			Amount	
7-4 25 mins call to IC, call to SM and E-mail to SM 7-8 lhr 6 min call to M-12, call to M-12, e-mail from M-12, reviewed materials, e-mail to M-12, 7-9 lhr 44 mins discussion with M-5, received materials, reviewed materials, second set of materials M-5 call from M-13, call to SM, call to IC, call to Hyatt Regency faxes sent or received	call to M-1			0.00T 130.00T 260.00T
7-10 4 hrs 6 mins call from 514 call to SM, review of M-12 materials, call from IC, preparation for with IC, call from IC, change of plans, mtg with SM	or meeting		.•	11.00T 520.00T
7-16 12 mins call from M-12 7-19 8 mins call from SM 7-23 40 mins call from M-1 discussion of issues and problem with IM box 7-24 1hr 41 mins call from M-1 (call from M-5, received materials reviewed, sent to SM, received M-1 organized and soft to SM vide e-mail	materials			0.00T 0.00T 130.00T 260.00T
Some sent or received New Mexico Gross receipts tax.	:		•	4.00T 76.43
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Total

\$1,391.43

Chata Committing

Noe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

Invoice

Date	Invoice #
8/23/2002	18

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Washington	A.C. 200	(16 :- :		
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Description		Amount	·
8-12 hrs 54 mins calls from and to 8.M., call from M-13, meeting with Special Mass 8-42 hrs 48 mins receiving with SM and M-1 8-9 28 min Call from M-1 8-12 13 mins call from M-1 8-13 2hrs 10 mins off from SM to different meeting issues and issues 8-15 19 mins call from SM to different meeting issues and impact 8-19 42 mins Call from M-15 on HM production problems and M-1 on work issues New Mexico Ordes receipts in	ter.		390,00 390.00 0.00 0.00 260.00 0.00 130.00 68.01
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	To	otal si	,238.01

Foe C. Christie 11704 San Victorio NE Albuquerque, New Mexico, 87111

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9/25/2002	19
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Alan I. Hatariol 1717 Pennsylvania Av Twelfth Fibor Washington, D.C. 2008		
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Description		Amount	
8/26 15 mins call from M-15. U-mail to SM to establish meeting and provide phone numbers			
9/5 5 min call from M. cal trip to Albuquerque.		•	0.00T
9/6 1hr 40 min Meeting with 3hi			0.00T
9/8 28 min preparation time for injecting with SM, identified materials for review and consolidated them.			260.001
1/9 3 hrs 48 mins continued programing with SM, identified materials for review and consolidated them. with SM discussion of issues and problems			0.00T
with SM discussion of issues and problems	1		520.00T
VIO 8003 46 mins inceting with SM, attended presentation with DOL OTK, post discussions with SM of	·		
desentation with SM of			1,170.00T
/17 13 mins discussion of prophens of M-16		,	*********
10 8 mins seal expert to SM aborting him to the		•	0.00T
/25 20 mins call from M-16 discussion of problem contracted SM via e-mail on problem	·		0.00T
cw Mexico Gross receipts lice		• • •	0.001
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Total

\$2,063.34

	CHATA CONSULTING I	ING	PAGE 02
Description Description 1.9 1 hr 48 tolies meeting with the special master 11-12 2 hr 25 mins edition of information for special master, analysis Telephone cell in the city of the information and e-mail to SM New Monder Gross, presipts tax	•		
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Charleman Signorio 1413	*-	Date	Involce
Moninerque, New Mexico, 87111		במסמונמנו	10
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Bill To			. •
Alous I. Madisipo. 1717 Poutstylvindo Pare H.W.	j		.*
Twelfth Floor			
Washington, D.C. 20006			•
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Description	•	Amou	nt
11-9 1 hr 48 mills meeting with the special master			·
11-12 2 hr 25 min editortion of autormation for special master, analysis	of information, e-mail to SM.		260.
11-14 15 mins collection of interpretion and a-mail to CM.			260.6
11-9 1 hr 48 tails instring with the special master 11-12 2 hr 25 mini chiliatrica of information for special master, analysis Telephone call in the internation and o-mail to SM 11-14 15 mins collisions of information and o-mail to SM New Modeo Gross programs last			0.0
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Chain Consulting

Joe C. Christle 1704 San Victorio NE Albunierque New Mexico, 87111

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Cate	Invoice#
2/24/2003	

BINTO	
Alan I. Bulerin: 1717 Pemisyovanja Ave. N. W. Twelfth Floor	
Washington 12.C 20006	

	Description			Amount	
2-5 10 min call from niceral money : rett	med call left message			سسد شهر فساس به مواد در	0,00T
2-6 15 mins calls to Special Master, left messages and numbers 2-7 2hrs 41 mins calls to said from Special Master to arrange meeting, return call for changes, meeting with Special Master upg others.			with		0.00T 390,00T
2-10 2 hrs 15 milething with M-15 M-11,1. New Mexico Gives resempts has	3, 15 and Special Muster problems	and issues.			260.00T
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